



DECLARATION AND POWER OF ATTORNEY

As a below named inventor, I hereby declare that:

My residence, post office addr	ess, and citizenship	are as stated below	next to my	name.	
I believe I am the original, firs joint inventor (if plural names are list sought on the invention entitled "FAN	ed below) of the sul	oject matter which	is claimed	and for which	ch a patent is
☐ is attached hereto. ☐ was filed on October 8, 19 and was amended on	999 as Application S	erial No. 09/415,4 _ (if applicable).	26		
I hereby state that I have reincluding the claims, as amended by an	eviewed and underst y amendment referre	and the contents ed to above.	of the abo	ve-identified	specification,
I acknowledge the duty to dis material to patentability of the subject 1.56.	close to the Patent a matter claimed in th	nd Trademark Officis application, as	ice all informateriality	mation know " is defined in	n to me to be n 37 C.F.R. §
I hereby claim foreign prio application(s) for patent or inventor's c listed below designating least one cou foreign application for patent or inven- before that of the application on which	ertificate listed below ntry other than the U tor's certificate, or o	w, or under § 365() Jnited States of A	a) of any PC merica, and	T internation have identifi	al application ed below any
Prior Foreign Application No.	Country		ng Date n/dd/yy)	Priority Claimed	Cert. copy Attached
N/A	114				
I hereby claim the benefit un below.	der 35 U.S.C. § 119	(e) of any United	States prov	isional applic	ation(s) listed
Provisional Application No.	Filing Date (mm/dd/yy)				
<u>N/A</u>					
I hereby claim the benefit und § 365(c) of any PCT international app the subject matter of each of the clainternational application in the manner disclose all information known to mapplication, as "materiality" is defined prior application and the national or PC Parent Application No.	lication listed below tims of this applicate provided by the firs to be material to d in 37 C.F.R. § 1.50	designating the Union is not disclose t paragraph of 35 letthe patentability 6, which became a g date of this appliance.	nited States ed in the public of the subjection.	of America, a rior United S 2, I acknowled ect matter cl	and, insofar as States or PCT age the duty to laimed in this ng date of the
N/A				····	

I hereby revoke any previous Powers of Attorney and appoint

Kenneth Olsen

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each of said attorneys or agents being a member or an associate of the firm of Conley, Rose & Tayon, P.C., as attorney or agent for so long as they remain with such company or firm, with full power of substitution and revocation, to prosecute the application, to make alterations and amendments therein, to transact all business in the Patent and Trademark Office in connection therewith, and to receive the Letters Patent.

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I hereby declare that all statements made herein of my own knowledge are true and that all statements made herein on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. § 1001 and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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